

GOVERNMENT OF ANDHRA PRADESH
ABSTRACT

Public Servants – Irrigation & Command Area Development Department – Allegations of possessing disproportionate assets to his known sources of income against Sri Sudagoni Satyanarayana, Deputy Executive Engineer, Division No-3, Sripada Yellampalli Project, L.M.D. Karimnagar - Sanction of Prosecution – Orders – Issued.

IRRIGATION AND COMMAND AREA DEVELOPMENT (Ser.VI) DEPARTMENT

G.O.Ms.No. 28

Dated 28.05.2014

ORDER:-

Whereas, Sri S.Satyanarayana joined Government service on 08.04.1992 as an Assistant Executive Engineer in Irrigation Department and got promoted as Deputy Executive Engineer on 09.09.2005 worked at various places and worked at Division No-3, Sripada Yellampalli Project, L.M.D. Karimnagar from 01.11.2007 to 22.12.2010. As such he is a “Public Servant” within the meaning of clause (C) of section 2 of the Prevention of Corruption Act, 1988 (Central Act 49 of 1988);

2. And whereas , on credible information that Sri S.Satyanarayana, Deputy Executive Engineer, Division No-3, Sripada Yellampalli Project, L.M.D., Karimnagar acquired assets disproportionate to his known sources of legal income, by indulging himself in dubious and illegal means, a case in Cr.No.15/ACB-KNR/2010 was registered and investigated into. After obtaining search warrants, simultaneous searches were conducted on 22.12.2010 at residential premises of Sri S.Satyanarayana and his relatives and seized several documents relating to his income, assets and expenditure;

3. And whereas, for the purpose of investigation, the check period was taken from 08.04.1992 i.e. date of entry into Government service to 22.12.2010 i.e. date of searches;

4. And whereas, it is alleged that Sri S.Satyanarayana, while working as a Public Servant during the said check period from 08.04.1992 to 22.12.2010, acquired and is in possession of assets worth ₹47,76,196/- in his name and in the name of his wife Smt. S.Jyothy. The income of Sri S.Satyanarayana from all known sources of income comes to ₹63,62,423=00 and his total expenditure during the above said period was ascertained as ₹ 52,72,061=00. The likely savings of Sri S.Satyanarayana is worked out to ₹10,90,362=00 (Total income minus expenditure). Sri S.Satyanarayana, was found in possession of disproportionate assets worth ₹ 36,85,834=00 (Total Assets of ₹ 47,76,196=00 minus likely savings of ₹ 10,90,362=00). Thus the said Sri S.Satyanarayana was found in possession of assets and pecuniary sources valued ₹36,85,834=00 disproportionate to his known sources of income. Sri S.Satyanarayana, could not satisfactorily, account for the disproportionate assets which lead to conclusion that the said Sri S.Satyanarayana acquired all assets by indulging himself in corrupt and dubious means;

5. And whereas, the above said acts of Sri S.Satyanarayana, constitute the offences punishable under sub-section (2) of Section 13 read with clause (e) of sub-section (1) of section 13 of the Prevention of Corruption Act, 1988 (Central Act, 49 of 1988);

(P.T.O)

6. And whereas, the Government of Andhra Pradesh being the competent authority to remove the said Sri Sudagoni Satyanarayana, Deputy Executive Engineer, Division No-3, Sripada Yellampalli Project, L.M.D., Karimnagar, after careful examination of the material placed before them in respect of the case with regard to the said allegations and having regard to the facts and circumstances of the case consider that the said Sri Sudagoni Satyanarayana, Deputy Executive Engineer, Division No-3, Sripada Yellampalli Project, L.M.D., Karimnagar, should be prosecuted in the Court of Law for the above said offences;

7. Now, therefore, in exercise of the powers conferred under Clause (b) of sub-section (1) of section 19 of the Prevention of Corruption Act, 1988 (Central Act 49 of 1988), the Government of Andhra Pradesh hereby accord sanction for prosecution of the said Sri Sudagoni Satyanarayana, Deputy Executive Engineer, Division No-3, Sripada Yellampalli Project, L.M.D., Karimnagar, for the offences punishable under sub-section (2) of Section 13 read with clause (e) of sub-section (1) of Section 13 of the Prevention of Corruption Act, 1988 (Central Act, 49 of 1988) and for any other cognate offences punishable under provisions of Law for the time being in force in respect of the above said act and for taking cognizance of the said offences by the Court of competent jurisdiction.

(BY ORDER AND IN THE NAME OF THE GOVERNOR OF ANDHRA PRADESH)

(V.NAGI REDDY)
PRINCIPAL SECRETARY TO GOVERNMENT

To
The Director General, Anti-Corruption Bureau, Andhra Pradesh, Hyderabad(we).
Copy to:-
The Law (B) Department.